

**PATENT APPLICATION**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of

Karine MARION

Group Art Unit: 1651

Application No.: 10/695,823

Examiner: D. WARE

Filed: October 30, 2003

Docket No.: 114120

For: METHOD OF REMOVING A BIOFILM

**RESPONSE TO RESTRICTION REQUIREMENT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

In reply to the October 18, 2007 Restriction Requirement, Applicant provisionally elects Group I, claims 1, 3-10 and 23-29, with traverse.

Groups I (method), II (kit for use in the method), and III (composition for use in the method) should remain in a single application because of their identical purpose, i.e., removing a biofilm, and because of the presence of at least two essential components, i.e., a specific enzyme mixture and a detergent.

It is also respectfully submitted that the subject matter of all claims 1 and 3-30 is sufficiently related that a thorough search for the subject matter of any one Group of claims would encompass a search for the subject matter of the remaining claims. Thus, it is respectfully submitted that the search and examination of the entire application could be made without serious burden. See MPEP §803 in which it is stated that "if the search and examination of an entire application can be made without serious burden, the examiner must examine it on the merits, even though it includes claims to independent or distinct inventions!"

(emphasis added). It is respectfully submitted that this policy should apply in the present application in order to avoid unnecessary delay and expense to Applicant and duplicative examination by the Patent Office.

Thus, withdrawal of the Restriction Requirement is respectfully requested.

Respectfully submitted,

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WPB:LL/hs

Date: November 28, 2007

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